## MEMO ENDORSED

## SCHWARTZ, LICHTEN & BRIGHT, PC

Attorneys at Law

275 Seventh Avenue, 17th Floor New York, New York 10001 tel: 212 228 6320 fax: 212 358 1352

Arthur Z. Schwartz' Stuart Lichten Daniel R. Bright "Also admitted in Pennsylvania

December 7, 2007

By Fax: (212) 305-7902

Hon. Deborah A. Batts United States District Judge Daniel Patrick Moynihan United States Courthouse 500 Pearl St., Room 2510 New York, New York 10007 USDC SDNY DOCUMENT

ELECTRONICALLY FILED

DOC #:

DATE FILED: 12

Re.

BSHOCINI CHAPE

Godoy v. Restaurant Opportunity Center of New York

07 Civ. 7287 (DAB)

Request to Adjust Motion Schedule

Dear Judge Batts:

A motion to Dismiss has been filed with you by defendant. The parties have agreed to alter the schedule of litigation, with your permission, so that Plaintiff's opposition will be due on December 27, 2007, and Defendant's reply will be due on January 17, 2008.

We request that you approve this alteration in the litigation schedule.

Respectfully submitted,

Arthur Z. Schwart

AZS:dr

cc: Daniel E. Clifton, Esq. (by fax: 212-419-1510) SO ORDERED

DEBORAH A. BATTS UNITED STATES DISTRICT JUDGE

MEMIO ENDORSED